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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/684,888	10/14/2003	Teng-Kuei Lee	CU-3404 RJS	4844	
26530	7590 05/17/2005		EXAM	EXAMINER	
	PARRY LLP		VO, ANH T N		
224 SOUTH SUITE 1200	MICHIGAN AVENUE		ART UNIT	ART UNIT PAPER NUMBER	
CHICAGO,	IL 60604		2861		
			DATE MAILED: 05/17/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Office Action Comments	10/684,888	LEE, TENG-KUEI	((m
Office Action Summary	Examiner	Art Unit		
	Anh T.N. Vo	2861		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence add	dress	
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timy within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133).	r. Immunication	
Status				
1) Responsive to communication(s) filed on				
	action is non-final.			
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the	merits is	
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.		
Disposition of Claims				
4) Claim(s) 1-9 is/are pending in the application.				
4a) Of the above claim(s) is/are withdraw	wn from consideration.			
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1 and 9</u> is/are rejected.				
7)⊠ Claim(s) <u>2-8</u> is/are objected to.	•			
8) Claim(s) are subject to restriction and/o	r election requirement.			
Application Papers				
9) The specification is objected to by the Examine	r.			
10) The drawing(s) filed on is/are: a) acc	epted or b) \square objected to by the $\mathfrak l$	Examiner.		
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CF	R 1.121(d).
11) ☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PT	O-152.	
Priority under 35 U.S.C. § 119	•			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).		
1. Certified copies of the priority document	s have been received.			
2. Certified copies of the priority document		on No		
3. Copies of the certified copies of the prior			Stage	
application from the International Bureau	•		J	
* See the attached detailed Office action for a list	of the certified copies not receive	ed.		
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Attachment(s)				
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P		1-152\	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:	atent Application (PTO	-132)	

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CLAIM REJECTIONS

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

Claims 1 and 9 are rejected under 35 USC 102 (e) as being anticipated by Fellingham et al. (US Pat. 6,877,846).

Fellingham et al. disclose in Figures 1-8 an ink supply tank comprising:

- an ink supplying member (12) which defines a supplying chamber for holding the ink therein, and which includes a supplying port that is in fluid communication with said supplying chamber, and that is adapted for passage of the ink therethrough to be supplied to the recording head (14) of the ink jet printer in response to activation of the recording head, and an inlet port that is disposed upstream of said supplying port, said supplying chamber having an ink-flow inducing zone (a space on a element 80) and an ink-holding zone (a zone contains an element 80) disposed immediately downstream and upstream of said inlet port (66) and said supplying port (not shown but close by an element 14), respectively;
- an ink absorbent body (80) which is made of such a material as to hold the ink in voids thereof by capillary action in a saturated state, and to discharge the ink so that the ink in said voids in

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response to the activation of the recording head (14) is partially depleted in said ink absorbent body, thereby placing said ink absorbent body in an unsaturated state, said ink absorbent body being configured to be received in said ink-holding zone such that, in the saturated and unsaturated states, said ink-flow inducing zone is air-tightly cut off from said supplying port by said ink absorbent body, and such that, in the unsaturated state, air in said ink-flow inducing zone takes the place of the depleted ink and refills said voids, thereby creating a reduced pressure in said ink-flow inducing zone;

- an ink reservoir (16) which contains ink with a liquid level, and which is disposed upstream of said inlet port;
- a conduit (24 or 50) having an intake end dipped in the ink below the liquid level, and an output end which is downstream of said intake end, and which is disposed in fluid communication with said inlet port such that, when the reduced pressure is created in said inkflow inducing zone, the ink in said ink reservoir (16) is suctioned through said conduit (24 or 50) into said ink-flow inducing zone to replenish the voids with ink, thereby placing said ink absorbent body (80) to the saturated state; and
- wherein said ink reservoir is made of a transparent material

Citation of Pertinent Prior Art

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. These prior art references (US Pat. 5,751,319; US Pat. 6,293,663; US Pat. 6,520,630; Us Pat. 6,742,880) cited in the PTO 892 form show an ink cartridge that is deemed to be relevant to the present invention. These references should be reviewed.

Allowable Subject Matter

Claims 2-8 are allowable if rewritten to include all of the limitations of the base claim and any intervening claims. These claims would be allowable because the prior art references do not disclose an ink reservoir that is formed integrally with and is juxtaposed with an ink supplying member in the combination as claimed.

CONCLUSION -

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Anh Vo whose telephone number is (571) 272-2262. The examiner can normally be reached on Tuesday to Friday from 9:00 A.M.to 7:00 P.M.. The fax number of this Group 2861 is (703) 872-9306.

ANHT.N. VO PRIMARY EXAMINER

May 13, 2005